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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA,

) No. CR 17-0336 WHA

Plaintiff,

) STIPULATION AND ~~PROPOSED~~
)) ORDER REQUESTING MODIFIED
)) PRESENTENCE INVESTIGATION

CRISTIAN ANDRES RIVERA, a/k/a "Kiki,"
MARIO ALVARADO, and
LUIS ALBERTO ROMERO CORTEZ

)()))

Defendants.

STIPULATION

A status conference in this matter is currently set for November 21, 2017, at 11:00 a.m. The government and defendant Mario Alvarado, though his counsel, Harris B. Taback, are discussing potential resolution and agree that it would be helpful to know how U.S. Probation calculates defendant Alvarado's Criminal History Category under USSG § 4A1.1. Therefore, the government and defendant Alvarado jointly request that the Court direct U.S. Probation to prepare a pre-plea modified presentence investigation report limited to defendant Alvarado's criminal history.

STIP. AND ~~PROPOSED~~ ORD. RE CRIM. HIST. RPT.
CR 17-0336 WHA

The government has spoken with U.S. Probation and understands that U.S. Probation requests thirty (30) days to prepare such a report. Therefore, the government and defendant Alvarado further request that the criminal history report be completed by December 1, 2017, if possible.

IT SO STIPULATED.

DATED: November 2, 2017

BRIAN J. STRETCH
United States Attorney

/s/
KAREN KREUZAKAMP
Assistant United States Attorney

DATED: November 2, 2017

/s/

[PROPOSED] ORDER

Based on the parties' stipulation and for good cause shown, U.S. Probation is hereby directed to prepare a modified presentence investigation report limited to defendant Mario Alvarado's criminal history. The modified report shall be completed by Friday, December 1, 2017, if possible.

IT IS SO ORDERED.

DATED: November 9, 2017.

W - ALSUP
HONORABLE WILLIAM ALSUP
United States District Judge

Attestation of Filer

In addition to myself, the other signatory to this document is Harris B. Taback. I attest that I have his permission to enter a conformed signature on his behalf and to file the document.

DATED: November 2, 2017

/s/
KAREN KREUZKAMP
Assistant United States Attorney

STIP. AND [PROPOSED] ORD. RE CRIM. HIST. RPT.